Agreement

1989 - 1992

between
THE BOARD OF TRUSTEES

of
GLOUCESTER COUNTY COLLEGE

and
THE DIRECTORS GROUP
WHICH IS AFFILIATED WITH
IUE, AFL-CIO, LOCAL 442

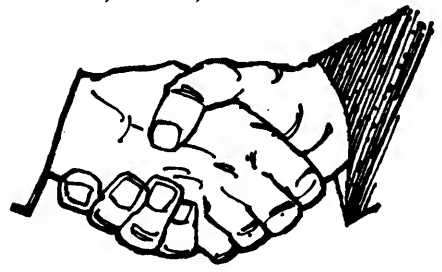




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APPENDTY A	

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AGREEMENT	1
Between the Board of Trustees of Gloucester County College,	2
operating under the provision of Public Laws of 1968, Chapter 303, and	3
including Chapter 123 Public Laws 1974 of the State of New Jersey	4
and	5
The Directors Group which is affiliated with I.U.E,	6
AFL-CIO, Local 442	7
This Agreement entered into this November 29, 1989,	8
by and between the Board of Trustees of Gloucester County College,	9
hereinafter called the Board, and the Directors Group, which is affili-	10
ated with IUE, AFL-CIO, Local 442, hereinafter called the Directors	11
Group, represents a complete agreement between the parties, and pro-	12
vides that:	13
1.1 Board Recognition	14
The Board hereby recognizes the IUE, AFL-CIO, Local 442, as the	15
sole and exclusive negotiation representative for all Gloucester	16
County College Directors. The term "Director," when used here and	17
after in this Agreement, shall refer to all members of the des-	18
ignated bargaining unit and reference shall include both male and	19
female.	20
1.2 Contrary to Law	21
If any provision of this Agreement or any application of the	22
Agreement to any employee or group of employees shall be found	23
contrary to law, then such provision or application shall be void,	24
	25
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	but all other provisions or applications of this Agreement shall	l
	continue in full force and effect.	2
1.3	Amendment .	3
	Should the parties agree to an amendment of this Agreement, such	4
	amendment shall be reduced to writing, submitted to ratification	5
	procedures of the Board and the Directors Group, and if ratified,	6
	become part of the Agreement.	7
1.4	Released Time for Negotiations	8
	When mutually determined negotiating meetings are planned during	9
	the working day, two members of the Bargaining Unit may be granted	10
	released time.	11
1.5	Budget Information	12
	In order for the Directors Group to represent members, the Board	13
	will make available to the Directors Group upon written request:	14
	(a) The number of members within the unit and their respective	15
	titles and salaries; and	16
	(b) Other reports within the public domain.	17
1.6	Selection of Negotiators	18
	Neither party in any negotiations shall have any control over the	19
	selection of the negotiating representatives of the other party.	20
	Negotiating teams at any one bargaining session are not to exceed	21
	four members. The parties mutually pledge that their representa-	22
	tives shall be clothed with all necessary power and authority to	2 3
	make and consider proposals and make counter proposals. Either	24
	party may bring in not more than two consultants for a particular	25
	item of discussion.	26
		2 7

Copies	of the	his A	greement	shall	be	reproduced	by	the	Board	and

hereafter employed by the Board for the duration of this Agreement. The Board will supply ten copies to the Directors Group.

Bona fide candidates for employment shall be given a copy of the Agreement when the individual is given a Notice of Appointment.

1.8 Continuing Consultation

The Directors Group will meet with the President and appropriate administrators, once a year, to discuss administration of this Agreement and/or concerns of mutual interest.

	ARTICLE II	1
	Rights of Parties	2
2.1	Right to Organize	3
	Nothing comeained herein shall be construed to deny or restrict	4
	ths rights of members under the New Jersey Statutea Annotated,	5
	Title 18A or other applicable laws and regulations. The rights	6
	granted and duties inferred herein shall be deemed to be in	7
	addition to those provided elsewhere. However, the Board retains	8
	all rights not specifically conferred upon the Directors Group.	9
2.2	Right to Negotiate	10
	Members as described in Article I have the right freely to orga-	11
	nize, join and support the Directors Group for the purpose of	12
	engaging in collective negotiation and other concertsd activities	13
	for mutual aid and protection.	14
2.3	Union Business	15
	Duly authorized representatives of the Directors Group shall be	16
	permitted to transact official Union business and conduct meetings	17
	on college property at reasonable times, where such business does	.18
	not interfere with the operation of the college or with the	1.9
	performance of the members' duties. No charge shall be made for	20
	the Union's use of college facilities.	21
2.4	Use of Facilities and Equipment	22
	The Directors Group may use college facilities and equipment, such	23
	as typewriters, mimeographing machines, other duplicating equip-	24
	ment, calculating machinea and AV equipment, at the convenience of	2.5
	the President or his designees. No equipment shall be removed	26
	from the premises without written permission. Payment shall be	27

made for any expendable supplies used for Directors Group pur-	1
poses, and the Directors Group shall be liable for damage to any	2
equipment used for said purposes. A request of the Directors	3
Group shall-not be unreasonably denied.	4
Board's Authority	5
The Board hereby retains and reserves unto itself, without	6
limitation, all powers, rights, authority, duties and	7
responsibilities conferred upon and vested in it, prior to the	8
signing of this Agreement, by the laws and Constitution of the	9
State of New Jersey and of the United States.	10
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	ARTICLE III	1
	Directors' Assignments and Responsibilities	2
3.1	Holidays	3
	Holidays for the period of the agreement shall be datermined by	4
	action of the Board as noted on the Board's adopted yearly calen-	5
	dar.	6
3.2	Directors' Working Hours	7
	(a) The usual work week for Directors shall be 40 hours over a	8
	five consecutive day period, including a one-hour lunch period	9
	daily.	10
	(b) It is recognized that Director Group members are required to	11
	perform services that may be beyond that which would normally be	12
	accomplished within the usual work week. In such situations,	13
,	compensatory time shall be granted. In all cases, compensatory	14
	time must be used within the same fiscal year.	15
3.3	Authorized Off-Campus Assignments	16
	If a Director is required or receivas approval to make a trip on	17
	College business, he or she shall be reimbursed for the most	18
	convenient and economical mode of transportation or the specified	19
	auto mileage reimbursement. If the College requasts that the	20
	member use his/her own transportation, he or she shall be reim-	21
	bursed at the rate of twenty-two cents per mile. The College	22
	shall provide liability insurance of at least \$300,000 whenever	23
	the member is required to drive on such College business.	24
3.4	Attendance at Collega Functions	25
	Attendance by members at commencement is mandatory, and attendance	26
	at a reasonable number of other College functions is encouraged.	27

	The College will furnish academic attire when needed, at no cost	1
	to the member.	2
3.5	College Handbooks	3
	The College Handbook will not conflict with the terms and con-	4
	ditions specified in this Agreement and nothing herein precludes a	5
	member from submitting suggestions.	6
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	ARTICLE IV	1
	Personnel Files	2
4.1	(a) The College shall maintain a personnel file on each employee	3
	which shall include, but not be limited to, the following:	4
	(1) Personnel information;	5
	(2) Information relating to the employee's accomplishments	6
	submitted by the employee or placed in the file at his	7
	request;	8
	(3) Records generated by the College;	9
	(4) Job description; and	10
	(5) Information indicating special achievements, research,	11
	performance and contributions; and	12
	(b) The employee may, upon request, examine the individual	13
	personnel file referred to in 4.1 (a) and photocopy material	14
	therein, within five (5) working days of the initial request, at a	15
	time mutually convenient to the soministrator in charge and the	16
	unit member.	17
	(c) All material requested by the College or supplied by the	18
	employee in connection with the employee's original employment	19
	shall be maintained in a confidential pre-employment file, which	20
	shall not be available for examination by the employee.	21
	(d) The administrator in charge will be responsible for the	22
	safekeeping of the personnel files.	23
	(e) Unit members shall be shown material to be placed in their	24
	file and shall acknowledge by signature having seen same. Such	25
	acknowledgment shall not necessarily indicate agreement with the	26
	material. Unit members shall have the right to respond to any	27

saterial placed in the file within five (5) days after reviewing	
ouch material.	
f) Material not in the file may not be used against the employ-	
e.	
g) Personnel files will be available to the appropriate adminis-	
rative personnel and Board members when matters of promotion,	
etention and performance are under discussion.	
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ARTICLE V

	Contracts, Dismissals and Vacancies	2
5.1	(a) Annual notice of intent to reappoint Directors who have	3
	completed five full academic years of service shall be issued by	4
	December 15. Annual notice of intent to reappoint for Directors	5
	with less than five full years of academic aervice shall be issued	6
	by March 15.	7
	(b) The Board of Trustees shall issue Directors an employment	8
	contract stipulating terms and conditions of employment (including	9
	position title, salary, duration, and any special conditions) no	10
	later than April 15 of the current year.	11
	(c) Notice of non-reappointment shall be issued by December 15th	12
	for Directors who have completed five academic years of service	13
	and by March 15th for Director with less than five academic years	14
	of service. Such notice shall not be issued without cause. If	15
	the cause is questioned the matter shall be processed through the	16
	grievance procedure except that the Board of Trustees shall act as	17
	the Arbitrator in the final and binding step.	18
	(d) Removal during the term of the contract shall only be made	19
	for just cause. The employee shall be given 30 days notice of the	20
	College's intent to terminate the contract. Directors with more	21
	than five academic years of service or those with tenure	22
	protections shall be afforded the rights and privileges provided	23
	by statute and administrative code.	24
	(e) Directors wishing to terminate their employment with the	25
	college shall provide 30 days notice.	26
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5.2 Recommendations for Promotion

Nothing herein precludes requeat(s) of a Director who has academic rank from applying through his/her immediata supervisor for promotion in academic rank. It is understood that such determination rests solely with the Board.

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	ARTICLE VI	
	Group Health Insurance	:
6.1	Medical Insurance	:
	The Board or Trustees shall provide for each member full family	4
	coverage under Hospital Service Plan of New Jersey (Blue Cross,	!
	UCR Blue Shield, Rider "J" and Major Medical).	(
6.2	Prescription Plan	7
	Each member shall continue to receive Board initiated and funded	8
	Blue Cross of New Jersey Prescription Plan (\$1.00 CoPsy).	9
6.3	Dental Insurance	10
	Full family dental insurance shall be provided to each Director	13
	member in accordance with the provisions of the current master	13
	policy (Delta Dentsl Plan of N.J.).	13
6.4	Insurance Carrisrs	14
	The Board reserves the right to change insurance carriers and/or	15
	self-insure so long as substantially similar benefits are	16
	provided. In the event the Board decides to change insurance	17
	carriers and/or self-insure, the matter will first be discussed	18
	with representatives of the Union prior to any change, and if the	19
	Union doss not agree that the benefits to be provided are by the	20
	new carrier or through self-insurance are substantially similar,	21
	the Union may file for arbitration within fifteen (15) calendar	22
	days from notification by the Board of its intention to change	23
	carriers of self-insure. The parties agree that any change will	24
	not include compensation for a less expensive plan(s).	25
6.5	Retirea Coverage	26
	All under members accounted by this consequent on their wetterment	2

from the College shall be eligible for all health insurance
coverage currently in force at the member's (or spouse's)expense
and at no coat to the College. In addition, effective July 1,
1987 future retirees (as defined in Article 12.1) shall be
provided insurance coverage at the Board of Trusteea expense as
stated hereinafter. Such retirement benefit shall be operative
with the effective date of reception of N.J. retirement benefits
or TIAA/CREF using the same standards.

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- (a) July 1, 1987 single coverage basic health insurance.
- (b) July 1, 1987 single coverage prescription insurance.
- (c) July 1, 1988 single coverage dental insurance.
- (d) July 1, 1990 retiree and apousal coverage for basic health insurance, prescription and dental.

	ARTICLE VII	1
	Directors' Salaries and Deductions	2
7.1	Salary	3
	The salary of members shall be paid bi-weekly for a period of	4
	twelve months.	5
7.2	Requests for Deductions	6
	Members may, by executing the proper form as provided by the	7
	Board, have automatic self payroll deductions for any of the	8
	following purposes:	9
	(a) Professional dues	10
	(b) Government bonds	11
	(c) Credit Union	12
	(d) TIAA and CREF retirement programs	13
	(e) Any professional insurance programs	14
	(f) Such other as shall be mutually agreed upon by the Directors	15
	Group and the Board	16
7.3	Representation Fee for Non-members	17
	(a) The Union President shall submit to the College personnel	18
	office a list of names of employees covered by this contract who	19
	are not currently dues paying members. The College, in compliance	20
	with State law and this agreement, will deduct from such	21
	employees' pay a representation fee equal to 85% of the amount set	22
	for unit members. (This amount will be determined by the Union	23
	Treasurer, and is to be paid by payroll deduction.)	24
	(b) It is agreed by the parties to this Agreement that the Board	25
	shall have no other obligation or liability, financial or other-	26
	wise, (other than set forth herein) because of actions arising out	27

of the understandings expressed in the language of this Article.
It is further understood that once the funda deducted are remitted
to the Union, the disposition of such funds thereafter shall be
the sole and exclusive obligation and responsibility of the Union.
(c) The Union shall indemnify and save the Board (and College)
harmless against any and all claims, demands, suits or other forms
of lisbility including reasonable legal snd/or representation fees
resulting from any of the provisions of this Article or in reli-
ance on any list, notice or assignment furnished under this
Article.

(d) The Union agrees that it has established or will establish a procedure by which a non-member employee in the unit can challenge the representation fee in accordance with N.J.S.A. 34: 13A-5.6.

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	ARTICLE VIII	1
	Paid Leaves of Absence	2
8.1	Sick Leave	3
	Members, steadily employed by the Board of Trustees, shall be	4
	allowed sick leave with full pay for a period of twelve days in	5
	any fiscal year. Up to ten days accumulated sick leave may be	. 6
	tranaferred from immediate previous educational employment.	7
	Unused sick leave shall be accumulative, to be used for additional	8
	sick leave as needed in aubsequent years. The Board may require	9
	proof of illness.	10
8.2	Bereavement	11
	(a) A paid bereavement leave of four days maximum will be allowed	12
	for each death in the immediate family. Such leave will include	13
	the day of death and/or the day of the funeral and no more than	14
	(2) days immediately subacquent thereto. Family shall mean:	15
	father, mother, siblings, wife, husband, children, step-children,	16
	grandchildren, mother-in-law and father-in-law. Additional leave	17
	may be granted at the diacretion of the President.	18
	(b) In the event of the death of a member of his or her family	19
	other than those previously listed, a member shall be entitled to	20
	one full day to attend the funeral.	21
8.3	Peraonal Leave	22
	Unit members may be granted three (3) days personal leave with pay	23
	for bona fide peraonal business which cannot be handled outside of	24
	regular working hours, such as:	25
	(a) Real estate closing	26
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	(b)	Marriage of the unit member or a member of his/her immediate	2
		family	3
	(c)	Graduation of a member of the immediate family	4
	(d)	Required appearance in court wherein the employee is not in	5
		party and suit with the College.	6
	Requ	est for such leave shall be in writing not less than five	7
	(5)	days in advance, except in the case of an emergency. In	8
	a p	ersonal emergency situation the employee shall notify the	9
	Supe	rvisor as soon as possible.	10
	(e)	In cases where there is a life threatening illness of a unit	11
		member's spouse or child a maximum of six (6) personal days	12
		may be utilized provided such illness is certified by an	13
		attending physician and further provided that the unit member	14
		has unused personal leave days from the prior three years.	15
8.4	Sabb	atical Leaves	16
	Sabb	atical leaves shall be granted by the Board, subject to the	17
	foll	owing conditions:	18
	(a)	A member will be eligible for sabbatical after completion of	19
		seven years continuous service at the College; or after seven	20
		years since his or her last sabbatical leave at the College.	21
	(b)	Such leave must be applied for during the first semester of	22
		the preceding year, with the specific study or research	23
		purpose clearly stated in the application.	24
	(c)	Application shall be submitted to the President.	25
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decision	on granti	ng sabbaticat .	leaves shall re	ser with the
Board -				

(e) Sabbatical leave may be for one half year or one full year.

This leave shall be creditable for college seniority.

Sabbatical pay for the length of the contract is:

60%

(f) Sabbatical leaves are not subject to the grievance procedure of this Agreement.

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	ARTICLE IX	1
	Unpaid Leaves of Absence	2
9.1	Applications for Unpaid Leave	3
	Applications for unpaid leaves of absence, other than child	4
	rearing, must be made in writing not leas than one aemester prior	5
	to the effective date of such leavs; notice to return must be made	6
	in writing not less than one semester prior to the date of return.	7
9.2	Child Rearing Leave	8
	Unit members of either sex shall be granted unpaid leave of	9
	absence up to one (1) year for care of a newborn child under	10
	one-hundred-twenty (120) days of age at the time the leave com-	11
	mences (or for an adopted child leas than five (5) years of age)	12
	provided that where possible at least sixty (60) days prior	13
	written notice is given the College. Unit membera granted such	14
	leave must return at the atart of the next academic year. During	15
	auch leave benefits shall be frozen.	16
9.3	Leave for Personal Reasona	17
	A leave for personal reasona may be granted by the Board to a	18
	member upon mutual consent up to ons year.	19
9.4	Leave for Professional Services	20
	Leave to serve with IUE, ita affiliates or an academic professional	21
	organization shall be granted for ons year.	22
9.5	Leave for Advanced Study	23
	Leave for advanced atudy in the member's field will be granted for	24
	one year.	25
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9.6 Leave for Fulbright or Exchange Program

Leave for one year will be granted to any member upon application for the purpose of participating in a Fulbright or other educational exchange program.

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9.7 Unpaid Leave Benefits

If legal and subject to the benefit plan, the Board shall permit members on unpaid leaves of absence to continue any and all benefits at their own expense. In addition, tuition waiver will be granted in accordance with Article X, paragraph 10.1, while on an approved unpaid leave of absence.

ARTICLE X	1
Directors' Privileges	2
10.1 Tuition Waiver	3
Subject to meeting entrance requirements, each unit member,	4
his/her spouse and children through age twenty-three (23) during	5
1989/90; through age twenty-four (24) during 1990/91; and through	6
age twenty-five (25) during 1991/92 will be granted waiver of	7
tuition and activity fee to credit and non-credit courses at the	8
College. In sny instance in which the agreement with a	9
co-sponsoring organization for an offering prohibits access to	10
courses, that sgreement with the co-sponsor shall govern.	11
10.2 Early Childhood Education Center	12
Members will be granted the privilege to use the facilities of the	13
Early Childhood Education Center for so long as it continues to	14
exist and in conformity with the rates and rules of such facility.	15
10.3 Tuition Reimbursement	16
The Board of Trustees shall authorize payment to unit members for	17
graduate study. Payment shall be made subject to the following	18
conditions:	19
(a) Courses must be submitted at least ten (10) days prior to	20
matriculation in such course(s) and are subject to approval	21
by the President or his designee.	22
(b) Upon successful completion of graduate course work,	23
reimbursement will be made at the prevailing Rutgers graduate	24
liberal arts rate on a per credit basis. Unit members shall	25
be eligible for reimbursement up to 12 credit hours per	26
fiscal year (July 1 to June 30).	27

(c) Nothing herein precludes approval by the President or his	1
designee of beneficial undergraduate courses.	2
10.4 Parking	3
A reaerved parking area for members shall be provided.	4
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ARTICLE XI	1
Vacation for Directors	2
11.1 Vacation	3
Esch member shall earn pro rata twenty-two (22) vacation days per	4
year. A total of ten vacation days may be carried into the	5
subsequent fiscal year. Vacation time may be carried into the	6
subsequent fiscal year except that no more than twelve days may be	7
csrried beyond October 15th of such subsequent fiscal year.	8
11.2 Vacation Schedule	9
A member's preference as to the period during which he/she desires	10
to take his/her vscation shall be given full consideration, but it	11
must be recognized that vacations must be taken st such times as	12
are consistent with the best interests of the College.	13
11.3 Termination Pay	14
If at the time of termination of employment a Director has	15
sccumulated vacation time, he/she shall be compensated for it up	16
to 30 days x base salsry.	17
$2\overline{60} \text{ days}$ (5 x 52)	18
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ARTICLE XII Retirement "Bonus" 12.1 A retirement "bonus" shall be: (1) effective July 1, 1989 based on a payment of \$75 per accumulated sick leave day; and (2) effective July 1, 1991 based on a payment of \$80 per accumulated sick leave day; provided that: 10 (a) The Unit member had been employed actively by the College 11 for 20 years. 12 13 (b) The unit member must provide at least one year's prior 14 written notice of intent to retire. 15 16 (c) The unit member retires under the New Jersey Public 17 Employees Retirement System or employing the same standards 18 of this system if the unit member retires under the 19 Alternate Benefit Program (TIAA-CREF). 20 21 12.2 If the years of a unit member's active College service is less 22 than 20 but at least 10 full years, then the retirement "bonus" 23 shall be proportional i.e., 11/20, 12/20 etc. to the maximum as 24

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per above.

12.3 The unit member may elect to defer the retirement "bonus" compensation up to 12 months.

ARTICLE XIII

Grievance Procedure

- 13.1 A grievance is a claim or complaint by a unit member or a group of unit members of the Directors Group, hereinafter referred to as a Grievant, based upon an event which affects a condition of employment, discipline or discharge, and/or alleged violation of which constitutes a misrepresentation or misapplication of any provision of this Agreement or any existing rule, order or regulation of the Board of Trustees. In the event that a unit member or group of unit members of the Directors Group believes there is a basis for a grievance, it shall:
 - (a) Informally discuss the grievance with the appropriate administrator.
 - (b) If, as a result of the informal discussion a grievance is unresolved, the Grievant may invoke the formal grievance procedure on the form required, signed by the Grievant. A formal grievance shall be filed with the employee's immediate supervisor within twenty-eight (28) days of the occurence or thereafter be barred. Two copies of the grievance shall be filed with the President of the College or a representative designated by him.
 - (c) Within one week of date of filing, the President or his designee shall meet with the Grievant or his representative in an effort to resolve the grievance. The President or his designee shall indicate his disposition of the grievance in writing within one week of said meeting.

(d) If the Grievant is not satisfied with the disposition of the grievance by the President or his designee or if no disposition has been made within the time limits in paragraph (c), the grievance shall be transmitted to the Board of Trustees by the Grievant by filing a written copy thereof with the Secretary of said Board. The Board shall, within five calendar weeks of the dats of filing, either allow the grievance or hold a hearing on the grievance. No later than one calendar week thereafter, the Board of Trustees shall indicate its disposition of the griavance, in writing, to the Directors Group.

- (e) If the Union is not satisfied with the disposition of the grievance by the Board of Trustees, or if no disposition has been made within the period provided in paragraph (d), the grievance may be submitted to arbitration before an impartial arbitrator, he shall be selected pursuant to the rules and procedure of the American Arbitration Association, whose rules shall likewise govern the arbitration proceeding. Neither the Board nor the Union shall be permitted to assert in such arbitration proceeding any ground or to rely on any evidence not previously disclosed to the other party. The arbitrator shall have no power to alter, add to or subtract from the terms of the Agreement. Both parties agree to be bound by the decision of the arbitrator. No more than one (1) substantive issue may be submitted to the arbitrator at any proceeding unless agreed to in writing by both perties.
- (f) Subject to (g) infra, the fees and expenses of the arbitrator shall be shared equally by the parties.

- (g) No reprisals of any kind shall be taken against any unit member for participating in any grievance. If any unit member for whom a grievance if filed, processed or sustained shall be found to have been unjustly discharged, he or she shall be restored to his or her former position with full reimbursement of all professional compensation lost, and in addition the Board shall pay the entire cost of fees and expenses of the arbitrator. However, if the discharge is found to have been justified, the Directors Group shall pay the entire cost of fees and expenses of the arbitrator.
- (h) The arbitrator shall submit a written decision within thirty (30) days of the close of the hearing setting forth his findings
- of fact, reasoning and conclusions on the issue submitted.
- (1) The number of days indicated at each level should be considered as maximum and every effort should be made to expedits the proceas. However, the time limits may be extended by mutual consent.
- (j) All documents, communications and records dealing with grievances shall be filed separately from the personnel file of the participants.
- (k) It is agreed that each party shall furnish the other with any information in its possession necessary for the processing of any grievance or complaint.
- (1) If a unit member or a supervisor has a matter which he/she wishes to discuss with the other, he/she is free to do so without recourse to the grievance procedure.

(m) No grievance shall be adjusted without prior notification to the Directors Group and an opportunity for a Directors Group representative to be present, nor shall any adjustment of a grievance be inconsistent with the terms of this Agreement.

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(n) A grievance may be withdrawn at any level.

13.2 Formal Grievance Procedure Form	1
	2
	3
NAME	_ 4
	5
POSITION	6
	7
DATE OF GRIEVANCE	8
	9
DATE OF FILING	10
	11
NATURE OF GRIEVANCE:	12
	13
	14
	15
	16
	17
	18
	19
	20
PREVIOUS ACTION, IF ANY, TAKEN BY GRIEVANT:	21
	'2
	23
	_4
	25
	26
	.7
SIGNATURE	<u></u>

DATE RECEIVED BY PRESIDENT	
t .	2
DATE OF MEETING WITH GRIEVANT	. 3
à	4
	5
DISPOSITION	6
	7
	8
	9
DATE: SIGNATURE	10
	. 11
DATE RECEIVED BY SECRETARY OF BOARD OF TRUSTEES	12
DATE RECEIVED BY SECRETARY OF BOARD OF TRUSTEES	. 13
DATE GRIEVANCE ALLOWED	. 14
	1'5
DATE OF HEARING	. 16
	17
DISPOSITION	. 18
	19
	20
	21
	22
	23
DATE: SIGNATURE	24
	25

ARTICLE XIV

Duration of Agreement

14.1 This Agreement incorporates the entire understanding of the parties on all matters which were or could have been the subject of negotiation and supersedes each and every provision of all prior contracts between the parties. Except as specified, neither party shall be required to negotiate with respect to any such matter whether or not covered by this Agreement and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or executed this Agreement.

- 14.2 This Agreement shall be effective starting with the date of signing through June 30, 1992, subject to the following:
 - (a) During the month of October 1991 either party may notify the other in writing of its desire to terminate, modify or supplement this Agreement. Within thirty days of such notice, the duly authorized representatives designated by the perties will meet to commence such negotiations.
 - (b) Salary adjustments for 1989-90 shall be retroactive to July 1, 1989.
 - (c) Each unit member will receive a 9% increase in each of the contract yeers.

by Kennett A Vilages Chairperson, Board of Trustees	by Athur Borst International Representative, IUE, AFL-CIO
by Duncin Di Seatt Secretary, Board of Trustees	by Leon S. Akyker by Seon S. Akyker by
Dated Minister 29 1719	

2:

by Kennett A Vi Tuges Chairperson, Board of Trustees	by <u>Athur Dorst</u> International Representative, IUE, AFL-CIO
by Museum Dr Shalt Secretary, Board of Trustees	by Acar A Apple by Lean D. Akgher by Lean D. Akgher by Lean D. Akgher
Dated Minho 29 1919	

	APPENDIX A		1
GLOUCESTER COUNTY COLLEGE			2
SALARY SCHEDULE			3
ם	IRECTORS GROUP		4
TWELV	E MONTH EMPLOYEES		5
			6
	Minimum	<u>Maximum</u>	7
1989-90			8
Level I	\$26,855	\$46,435	9
Level II	23,930	43,055	10
			11
1990-91			12
Level I	28,065	50,615	13
Level II	25,010	46,930	14
			15
			16
1991-92			17
Level I	29,330	55,170	18
Level II	26,135	51,155	19
			20
			21
Notes:			22
<pre>l. Level I positions:</pre>			23
Director, Student De	evelopment		24
Director, Library/Me	dia Services		25
Director, Enrollment	Service		26
2. Level II positions:			27
All others			